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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|--|-----------------|------------------------|-------------------------|-----------------|
| 10/083,890 | 02/27/2002 | Narayanan Venkitaraman | CM05034H | 2114 |
| 22917 | 7590 10/19/2004 | | EXAMINER | |
| MOTOROLA, INC. 1303 EAST ALGONQUIN ROAD | | | HARPER, KEVIN C | |
| IL01/3RD | LGONQUIN KOAD | | ART UNIT PAPER NUMBER | |
| SCHAUMBU | RG, IL 60196 | | 2666 | |
| | | | DATE MAILED: 10/19/200- | 4 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| · | | Application No. | Applicant(s) | | | | |
|---|---|--|--|---------------------|--|--|--|
| Office Action Summary | | 10/083,890 | VENKITARAMAN ET A | VENKITARAMAN ET AL. | | | |
| | | Examiner | Art Unit | | | | |
| | | Kevin C. Harper | 2666 | | | | |
| Period fo | The MAILING DATE of this communication apport | pears on the cover sheet wi | th the correspondence addres | S | | | |
| THE - Exte after - If the - If NO - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a re y within the statutory minimum of thirt will apply and will expire SIX (6) MON , cause the application to become AB | eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication (35 U.S.C. § 133). | nication. | | | |
| Status | | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 24 A | ugust 2004. | | | | | |
| 2a) <u></u> ☐ | This action is FINAL . 2b)⊠ This | action is non-final. | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposit | ion of Claims | | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) 16,19 and 20 is/are pending in the ap 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 16,19 and 20 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or | wn from consideration. | | | | | |
| Applicat | ion Papers | | | | | | |
| 9)□ | The specification is objected to by the Examine | ır. | | ٠. | | | |
| 10)[| The drawing(s) filed on is/are: a) ☐ acc | epted or b)⊡ objected to l | by the Examiner. | | | | |
| | Applicant may not request that any objection to the | drawing(s) be held in abeyan | ce. See 37 CFR 1.85(a). | | | | |
| 11)[| Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex | | | | | | |
| Priority (| under 35 U.S.C. § 119 | | | | | | |
| 12) | Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of: | priority under 35 U.S.C. § | 119(a)-(d) or (f). | | | | |
| | 1. Certified copies of the priority document | | | | | | |
| | 2. Certified copies of the priority document | | | | | | |
| | 3. Copies of the certified copies of the prior | | received in this National Stag | je | | | |
| * 0 | application from the International Bureau See the attached detailed Office action for a list | ` ` ' ' ' | raccivad | | | | |
| • | see the attached detailed Office action for a list | or the certified copies hot | eceivea. | | | | |
| Attachmen | t(s) | | | | | | |
| | te of References Cited (PTO-892) | 4) Interview S | ummary (PTO-413) | | | | |
| 3) Infon | te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date | |)/Mail Date formal Patent Application (PTO-152) | | | | |

Response to Arguments

Applicant's arguments, filed August 24, 2004, with respect to the rejection(s) of claim(s) 16, 19 and 20 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Malki et al. in view of Markki et al. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 16, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Markki et al. (US 2003/0117965) in view of Malki et al. (US 2001/0046223).

1. Regarding claims 16 and 19, Markki discloses in a communication system supporting mobile IP (abstract, lines 1-2), where a mobile node (fig. 1, MN) connects to a network infrastructure (internet) via a gateway router (router represented by a circled "X" connecting the MN to the internet), a method comprising the mobile node attaching to a mobile gateway router (fig. 2, item 115) associated with a mobile network which is a home network of the mobile node (para. 47, lines 1-2). However, Markki does not disclose the mobile node determining that it is attached to the mobile gateway router, determining a home address of the mobile gateway router, obtaining a care-of-address comprising the home address of the mobile gateway router, sending the care-of-address to the home agent of the mobile node, and maintaining a binding update list

of correspondent nodes that the mobile node has been communicating with. Malki discloses a mobile node determining that it is attached to a mobile gateway router (figs. 2-3; para 32, lines 1-5), determining a care-of-address that is the home address of the mobile gateway node (para. 32, lines 6-10), sending the care-of-address to the home agent of the mobile node (para. 32, lines 15-19), and maintaining an inherent binding update list of correspondent nodes that the mobile node has been communicating with (para. 32, lines 18-19). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to self-register the mobility of a mobile node with a home agent in the invention of Markki in order to enhance mobility registration by controlling network messages by the mobile node (Malki, para. 54). Further regarding claim 19, the mobile node of Malki is a mobile router (note: the mobile node performs Internet routing functions by forwarding IP packets to correspondent nodes -- para. 9, lines 8-10).

2. Regarding claim 20, in Markki the mobile node (fig. 2 MN) is detached from the mobile network (para. 49, lines 1-2).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Harper whose telephone number is 571-272-3166. The examiner can normally be reached weekdays from 11:30 AM to 8:00 PM ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema S. Rao, can be reached at 571-272-3174. The centralized fax number for the Patent Office is 703-872-9306.

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Kevin C. Harper

October 15, 2004

Scenia S. Kas SEEMA S. RAO 10/15/0 SUPERVISORY PATENT EXAMINER

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